## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION

NOCLERA SUSAN Y 2019

ARTRICO FRICA COURT

U	Inited States	of America,	)	Case No. 19-CR-260 HS 6 400 OF CANO
	v.	Plaintiff,	)	STIPULATED ORDER EXCLUDING TIME UNDER THE SPEEDY TRIAL ACT
0	ficial d	Plaintiff,  Tony Juc  Defendant(s).	) )	
For the reasons stated by the parties on the record on 6 10 19, the court excludes time under the Speedy Trial Act from 610 11 to 42419 and finds that the ends of justice served by the continuance outweigh the best interest of the public and the defendant in a speedy trial. See 18 U.S.C. § 3161(h)(7)(A). The court makes this finding and bases this continuance on the following factor(s):				
-		to grant a continuance would U.S.C. § 3161(h)(7)(B)(i).	ld be like	ly to result in a miscarriage of justice.
_	The case is so unusual or so complex, due to [check applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).			
	Failure taking	e to grant a continuance wou into account the exercise of	ld deny t due dilig	ne defendant reasonable time to obtain counsel, ence. See 18 U.S.C. § 3161(h)(7)(B)(iv).
	Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, give counsel's other scheduled case commitments, taking into account the exercise of due diligence. See 18 U.S.C. § 3161(h)(7)(B)(iv).			
	necess	e to grant a continuance wou ary for effective preparation U.S.C. § 3161(h)(7)(B)(iv).	, taking i	onably deny the defendant the reasonable time nto account the exercise of due diligence.
_	dispos paragr the tin	ition of criminal cases, the caph and — based on the part ne limits for a preliminary he ling the 30-day time period f	ourt sets ties' shov earing un for an ind	ng into account the public interest in the prompt the preliminary hearing to the date set forth in the first ving of good cause — finds good cause for extending der Federal Rule of Criminal Procedure 5.1 and for ictment under the Speedy Trial Act (based on the m. P. 5.1; 18 U.S.C. § 3161(b).
, <b>I</b>	T IS SO OR	DERED.		Am
I.	DATED:	ne 10,2019	1	DONNA M. RYU United States Magistrate Judge
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		Attorney for Defendant		Assistant United States Attorney